

20510 Sultana Court
Tampa, Florida 33647
February 6, 2008

Federal Communication Commission

Dear Sir / Madam:

I agree with the FCC ruling on Regulation 07-51. Please extend this ruling to include P.C.O., HOAs, Internet, alarm, and telephone service providers. As a consumer, it is unfair to me to be forced into a contract with a cable /Internet /alarm company (Century Communications) via the HOA, when said provider offers less than adequate service.

Consequently, I was forced to seek a better service provider in order to have the quality

service I need. I and many other homeowners in the Live Oak Preserve Community are in the same predicament. Bulk billing via the HOA should be illegal because it does a disservice the consumer. It forces homeowners into a contract (with Century Communications who receives 1.6 million a year via HOA fees) if they purchase a home in this community (Live Oak Preserve).

Please feel free to go to: liveoakforums.com to view homeowners' concerns regarding Century Communications.